UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CHEVRON CORPORATION,	Plaintiff,	CASE NO. 11 CV 0169-LAK
vs.		[PROPOSED] ORDER TO SHOW CAUSE WHY DEFENDANTS' MOTION FOR AN ADJOURNMENT OF ALL DATES FOR
STEVEN DONZIGER, et al	Defendants.	30 DAYS SHOULD NOT BE GRANTED
Upon sufficient cause ap	pearing from Defe	ndants' Memorandum of Law in Support of
Motion for an Adjournment of a	all Dates in the Ac	tion for Thirty Days; and the accompanying
Declarations of Julio Gomez and	Steven Donziger, i	t is hereby:
ORDERED that service	of a copy of this	Order and of all of the papers submitted in
support thereof, by facsimile	or email, upon	counsel for Plaintiff Chevron Corporation
("Plaintiff"), on or beforea	.m./p.m. EDT on _	, 2013, shall be deemed good and
sufficient service thereof; and it i	s further:	
ORDERED that papers is	in opposition to D	efendants' Motion for Adjournment, if any
shall be served and filed	electronically on	or before:00 a.m./p.m. EDT or
, 2013; and it	is further:	
ORDERED that reply page	pers, if any, shall b	e served and filed electronically on or before
a.m./p.m. EDT on	, 2013.	
Dated:	SO ORDEREI	Э.
New York, New York		
		Honorable Lewis A. Kaplan
		United States District Judge